ORDINANCE NO. 2014 - 04

AN ORDINANCE ESTABLISHING A SYSTEM

FOR THE LICENSING OF ORGANIZATIONS TO OPERATE

RAFFLES AND POKER RUNS IN THE COUNTY OF FRANKLIN, ILLINOIS

WHEREAS, the Franklin County Board has determined that it is in the best interest of the welfare and safety of its citizens that the conduct or operation of raffles and poker runs in the unincorporated areas of Franklin County be licensed and regulated; and

WHEREAS, Illinois "Raffles and Poker Runs Act", 230 ILCS 15/0.01 et seq. (2014) authorizes the governing body of any county within the State of Illinois to establish a system of licensing of raffles and poker runs;

NOW, THEREFORE, BE IT ORDAINED BY THE COUNTY BOARD OF FRANKLIN COUNTY, ILLINOIS, NOW IN REGULAR SESSION, THAT THE FOLLOWING ORDINANCE TO LICENSE AND REGULATE RAFFLES AND POKER RUNS BE AND HEREBY IS ADOPTED:

SECTION I.: Definitions. The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

<u>Business</u>: A voluntary organization composed of individuals and businesses who have joined together to advance the commercial, financial, industrial and civic interests of a community.

<u>Charitable organization</u>: An organization or institution organized and operated to benefit an indefinite number of the public. The service rendered to those eligible for benefits must also confer some benefit on the public.

<u>Educational organization</u>: An organization or institution organized and operated to provide systematic instruction in useful branches of learning by methods common to schools and institutions of learning which compare favorably in their scope and intensity with the course of study presented in tax-supported schools.

<u>Fraternal organization</u>: An organization of persons having a common interest, the primary interest of which is to both promote the welfare of its members and to provide assistance to the general public in such a way as to lessen the burdens of government by caring for those that otherwise would be cared for by the government.

<u>Hardship</u>: A non-profit fundraising organization that has not been in existence continuously for a period of five (5) years immediately before making application for a license that the County determines to be organized for the sole purpose of providing

financial assistance to an identified individual or group of individuals suffering extreme financial hardship as the result of an illness, disability, accident, or disaster.

<u>Key location</u>: The location where the poker run concludes and the prize or prizes are awarded.

<u>Labor organization</u>: An organization composed of workers organized with the objective of betterment of the conditions of those engaged in such pursuit and the development of a higher degree of efficiency in their respective occupations.

<u>Licensee</u>: An organization which has been issue a license to operate a raffle.

<u>Net Proceeds</u>: The gross receipts from the conduct of raffles, less reasonable sums expended for prizes, local license fees and other reasonable operating expenses incurred as a result of operating a raffle or poker run.

<u>Non-profit</u>: An organization or institution organized and conducted on a not-for-profit basis with no personal profit inuring to any one as a result of the operation.

<u>Poker run</u>: An event organized by an organization licensed under this chapter in which participants travel to multiple predetermined locations, including a key location, drawing a playing card or equivalent item at each location, in order to assemble a facsimile of a poker hand or other numeric score. "Poker run" includes dice runs, marble runs, or other events where the objective is to build the best hand or highest score by obtaining an item at each location.

<u>Raffle</u>: A form of lottery, as defined in Section 28-2(b) of the Criminal Code of 2012, conducted by an organization licensed under this Act, in which:

- (1) the player pays or agrees to pay something of value for a chance, represented and differentiated by a number or by a combination of numbers or by some other medium, one or more of which chances is to be designated the winning chance;
- (2) the winning chance is to be determined through a drawing or by some other method based on an element of chance by an act or set of acts on the part of persons conducting or connected with the lottery, except that the winning chance shall not be determined by the outcome of a publicly exhibited sporting contest.

Religious organization: Any church, congregation, society, or organization founded for the purpose of religious worship.

<u>Veterans' organization</u>: An organization or association comprised of members of which substantially all are individuals who are veterans or spouses, widows, or widowers of veterans, the primary purpose of which is to promote the welfare of its members and to provide assistance to the general public in such a way as to confer a public benefit.

SECTION II: Requirement of License.

- 1. It shall be unlawful for any person, firm, business, corporation, organization or other entity to conduct or operate a raffle, or to sell, offer for sale, convey, issue, or otherwise transfer for value a chance on a raffle without having first obtained a license therefore pursuant to this Ordinance and the "Raffles and Poker Runs Act".
- 2. It shall be unlawful for any person, firm, business, corporation, organization or other entity to conduct or operate a poker run without having first obtained a license therefore pursuant to this Ordinance and the "Raffles and Poker Runs Act".

SECTION III: Application for a License for a Raffle

- 1. Any person, firm, business, corporation, organization or other entity seeking to conduct or operate a raffle shall file an application therefore with the Franklin County Clerk on the forms provided by the County Clerk.
- 2. Applications for licenses under this Section must contain the following information:
 - (a) The name and address of the applicant organization;
 - (b) The type of organization that is conducting the raffle, *i.e.*, religious, charitable, labor, fraternal, educational, veterans or other;
 - (c) The length of existence of the organization and, if incorporated, the date and state of incorporation:
 - (d) The name, address, telephone number, and date of birth of the organization's presiding officer, secretary, raffles manager and any other members responsible for the conduct and operation of the raffle;
 - (e) The aggregate retail value of all prizes or merchandise awarded by a licensee in a single raffle;
 - (f) The maximum retail value of each prize awarded by a licensee in a single raffle;
 - (g) The maximum price which may be charged for each raffle chance issued or sold;
 - (h) The maximum number of days during which chances may be issued or sold;
 - (i) The area in which raffle chances will be sold or issued;
 - (j) The time period during which raffle chances will be sold or issued;
 - (k) The date, time, and name and address of the location or locations at which winning chances will be determined;

- (l) A sworn statement attesting to the not-for-profit character of the prospective licensee organization signed by the presiding officer and the secretary of that organization; and
- (m) A certificate signed by the presiding officer of the applicant organization attesting to the fact that the information contained in the application is true and correct.
- 3. An application for a license to conduct or operate a raffle shall be accompanied by a non-refundable filing fee. If the aggregate prize value is \$1,000.00 or less, the fee shall be \$25.00; if the aggregate prize value is more than \$1,000.00, the fee shall be \$25.00. Such fee shall be paid by certified funds, cash, or money order. The County Clerk shall refer the application to Franklin County Board Chairman.
- 4. The maximum aggregate retail value of all prizes or merchandise awarded in a single raffle shall be \$50,000.00; The maximum retail value of each prize awarded by a license in a single raffle shall be \$50,000.00; The maximum price which may be charged for each raffle chance issued or sold shall be \$100.00; The maximum number of days during which chances may be issued or sold shall be 180 days.

SECTION IV: Application for a License for a Poker Run

- 1. Any person, firm, business, corporation, organization or other entity seeking to conduct or operate a poker run shall file an application therefore with Franklin County Clerk on the forms provided by the County Clerk.
- 2. Applications for licenses under this Section must contain the following information:
 - (a) The name and address of the applicant organization;
 - (b) The type of organization that is conducting the raffle or poker run, *i.e.*, religious, charitable, labor, fraternal, educational, veterans or other;
 - (c) The length of existence of the organization and, if incorporated, the date and state of incorporation;
 - (d) The name, address, telephone number, and date of birth of the organization's presiding officer, secretary, and any other members responsible for the conduct and operation of the raffle or poker run;
 - (e) The name, address, and telephone number of all locations at which the poker run will be conducted;
 - (f) The time period during which the poker run will be conducted;
 - (g) The time of determination of winning chances and the location or locations at which the winning chances will be determined;

- (h) A sworn statement attesting to the not-for-profit character of the prospective licensee organization signed by the presiding officer and the secretary of that organization; and
- (i) A certificate signed by the presiding officer of the applicant organization attesting to the fact that the information contained in the application is true and correct.
- 3. An application for a license to conduct or operate a poker run shall be accompanied by a non-refundable \$25 filing fee. Such fee shall be paid by certified funds, cash, or money order. The County Clerk shall refer the application to the County Board Chairman.

SECTION V: Licensee Qualifications.

- 1. Raffle licenses and poker run licenses shall be issued only to bona fide religious, charitable, labor, business, fraternal, educational or veterans' organizations that operate without profit to their members and which have been in existence continuously for a period of 5 years immediately before making application for a license and which have had during that entire 5 year period a bona fide membership engaged in carrying out their objects, or to a non-profit fundraising organization that the Franklin County Board Chairman determines is organized for the sole purpose of providing financial assistance to an identified individual or group of individuals suffering extreme financial hardship as the result of an illness, disability, accident or disaster. The Franklin County Board Chairman may waive the 5-year requirement under this subsection for a bona fide religious, charitable, labor, business, fraternal, educational, or veterans' organization that applies for a license to conduct a raffle or poker run if the organization is a local organization that is affiliated with and chartered by a national or State organization that meets the 5-year requirement. The following are ineligible for any raffle or poker run license:
 - (a) Any person who has been convicted of a felony;
 - (b) Any person who is or has been a professional gambler or gambling promoter;
 - (c) Any person who is not of good moral character;
 - (d) Any organization in which a person defined in subsection (1), (2), or (3) of this section has a proprietary, equitable, or credit interest or in which such person is active or employed;
 - (e) Any organization in which a person defined in subsection (1), (2), or (3) of this section is an officer, director, or employee, whether compensated or not; and
 - (f) Any organization in which a person defined in subsection (1), (2), or (3) of this section is to participate in the management or operation of a poker run as defined in this section.

SECTION VI: License Issuance.

- 1. The Franklin County Board Chairman shall review all raffle license applications and all poker run license applications. The Franklin County Board Chairman shall, within thirty (30) days from the date of application, accept or reject a raffle or poker run license application. If an application is accepted, the Franklin County Board Chairman shall forthwith issue a raffle or poker run license to the applicant.
- 2. A raffle license or poker run license shall specify:
 - (a) The area or areas within the County in which raffle chances will be sold or issued or a poker run will be conducted;
 - (b) The time period during which raffle chances will be sold or issued or a poker run will be conducted; and
 - (c) The time of determination of winning chances and the location or locations at which the winning chances will be determined.
- 3. Any license issued under this Ordinance shall be non-transferrable.
- 4. A license shall be valid for one raffle event or one poker run only, unless the Franklin County Board Chairman specifically authorized a specified number of raffles or poker runs to be conducted during a specified period not to exceed one year.
- 5. A raffle license or poker run license may be suspended or revoked for any misrepresentation on the application, any violation of this Ordinance or State law, or when such raffle or poker run or portion thereof is conducted so as to constitute a public nuisance or to disturb the peace, health, safety or welfare.
- 6. Prominent Display of License:
 - (a) A raffle license shall be prominently displayed at the time and location of the determination of the winning chances.
 - (b) A poker run license shall be prominently displayed at each location at which the poker run is conducted or operated.
- 7. Miscellaneous Provision for Poker Run License: Any poker run license issued shall cover the entire poker run, including locations other than the key location. Each license issued shall include the name and address of each location at which the poker run will be conducted.

SECTION VII: Conduct of Raffles and Poker Runs

- 1. The operation and conduct of raffles and poker runs are subject to the following restrictions:
 - (a) The entire net proceeds of any raffle or poker run must be exclusively devoted to the lawful purposes of the organization permitted to conduct that game.
 - (b) No person except a bona fide member of the sponsoring organization may participate in the management or operation of the raffle or poker run.
 - (c) No person may receive any remuneration or profit for participating in the management or operation of the raffle or poker run.
 - (d) A licensee may rent a premises on which to determine the winning chance or chances in a raffle only from an organization which is also licensed under this Ordinance. A premises where a poker run is held is not required to obtain a license if the name and location of the premises is listed as a predetermined location on the license issued for the poker run and the premises does not charge for use of the premises.
 - (e) Raffle chances may be sold or issued only within the area specified on the raffle license and winning chances may be determined only at those locations specified on the license for a raffle. A playing card or equivalent item may be drawn only within the area specified on the poker run license and winning hands or scores may be determined only at those locations specified on said license.
 - (f) A person under the age of eighteen (18) years may participate in the conducting of raffles or chances or poker runs only with the permission of a parent or guardian. A person under the age of eighteen (18) years may be within the area where winning chances in a raffle or winning hands or scores in a poker run are being determined only when accompanied by his parent or guardian.
- 2. If a lessor rents premises where a winning chance on a raffle or a winning hand or score in a poker run is determined, the lessor shall not be criminally liable if the person who uses the premises for the determining of winning chances does not hold a license issued by the County.

SECTION VIII: Manager-Bond.

- 1. All operations of and conduct of raffles and poker runs shall be under the supervision of a single poker run manager designated by the organization. The manager or operator of the raffle or poker run must be a bona fide member of the organization holding the license for such a raffle or poker run and may not receive any remuneration or profit for participating in the management or operation of the raffle or poker run.
- 2. The manager shall give a fidelity bond in the sum of two times the aggregate amount of total prizes to be raffled or given as detailed in the application, conditioned upon his/her honesty in

the performance of his/her duties. Terms of the bond shall provide that notice shall be given in writing to the County not less than thirty (30) days prior to its cancellation.

3. The Franklin County Board Chairman is authorized to waive this bond requirement by including a waiver provision in the license issued to an organization under this Ordinance, provided that a license containing such waiver provision shall be granted only by unanimous vote of the members of the licensed organization.

SECTION IX: Records.

- (1) Each organization licensed to conduct raffles and chances or poker runs shall keep records of its gross receipts, expenses and net proceeds for each single gathering or occasion at which winning chances in a raffle or winning hands or scores in a poker run are determined. All deductions from the gross receipts for each single gathering or occasion shall be documented with receipts or other records indicating the amount, a description of the purchased item or service or other reason for the deduction, and the recipient. The distribution of net proceeds shall be itemized as to payee, purpose, amount and date of payment.
- (2) Gross receipts from the operation of raffles or poker runs shall be segregated from other revenues of the organization, including bingo gross receipts, if bingo games are also conducted by the same non-profit organization pursuant to license therefor issued by the Department of Revenue of the State of Illinois, and placed in a separate account. Each organization shall have separate records of its raffles or poker runs. The person who accounts for the gross receipts, expenses, and net proceeds from the operation of raffles or poker runs shall not be the same person who accounts for other revenues of the organization.
- (3) Each organization licensed to conduct raffles or poker runs shall report monthly to its membership, and to the County Clerk of Franklin County, Illinois, its gross receipts, expenses and net proceeds from raffles or poker runs, and the distribution of net proceeds itemized as required by this Section.
- (4) Records required by this Section shall be preserved for three (3) years, and the organization shall make available their records relating to operation of poker runs for public inspection at reasonable times and places.
- (5) The County shall maintain the records required by this Section in compliance with the "Raffles and Poker Runs Act" and the Local Records Act, 50 ILCS 205/1 et seq.

SECTION X: Limited Construction

Nothing in this Ordinance shall be construed to authorize the conducting or operating of any gambling scheme, enterprise, activity, or device other than raffles or poker runs as provided for herein.

SECTION XI: Severability

The articles, provisions, and sections of this Ordinance shall be deemed to be separable and the invalidity of any portion of this Ordinance shall not affect the validity of the remainder.

SECTION XII: Effective Date.

This Ordinance shall be in full force and effect beginning on September 1, 2014.

| Passed by the County Board this 1974 day of August, 2014. |
|--|
| AYES: NAYS: PRESENT: ABSTAIN/ABSENT: O AWL Jobell COUNTY CLERK |
| Passed and Approved this 1974 day of August, 2014. Landall Crocker CHAIRMAN, FRANKLIN COUNTY BOARD |
| ATTEST: Love Doll COUNTY CLERK |

RESOLUTION NO. 2014- 18

WHEREAS, the County of Franklin has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases where the taxes on the same have not been paid pursuant to 35 ILCS 200 / 21-90; and

WHEREAS, pursuant to this program the County of Franklin, as trustee for the taxing districts involved, has acquired an interest in the real estate described on the attachment to this resolution; and

WHEREAS, it appears to the Franklin County Board that it would be to the best interest of the taxing districts of Franklin County to dispose of this interest in said property.

THEREFORE, the Franklin County Board recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF FRANKLIN COUNTY, ILLINOIS, that the Chairman of the Board of Franklin County, Illinois, is hereby authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate certificate of purchase, as the case may be on the following described real estate for the sums shown on the attachment and to be disbursed as shown and according to law.

Adopted by roll call vote on the 19th day of August, 2014

Chairman of the Franklin County Board

Attest:

Clerk of the Franklin County Board

INSTRUCTIONS FOR RESOLUTIONS

(Please keep this copy with packet until routing is complete)
Revised: June 2008

- 1) Agent mails to Committee for approval:
 - a) Original resolution with appropriate disbursement checks attached to each
 - b) Monthly Resolution List
 - c) Cover Resolution (1st time only)
- 2) Committee:
 - a) reviews resolutions and submits to full County Board
 - b) Cover Resolution & Resolution List are presented to County Board Members in their monthly packet
- 3) County Board:
 - a) Dates each resolution with date of adoption or provides a copy of the Master Resolution which indicates the date of adoption.
 - b) Chairman signs each resolution
 - c) County Clerk seals and attests each resolution
 - d) Retains Original of each resolution and copies each executed resolutions 2 times
 - e) Delivers to Treasurer the 2 copies with all checks
- 4) County Treasurer:
 - a) signs all checks
 - b) retains one copy of each resolution
 - c) retains Treasurer's check(s) for deposit
 - d) forwards Clerk's check (if any) to clerk
 - e) returns 1 copy of each resolution with Agent, Auctioneer & Recorder checks to:

(& if necessary any refund checks)

County Delinquent Tax Agent ATTN: RESOLUTIONS P. O. Box 96 Edwardsville, IL 62025

AUG 1 2 2014

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FRANKLIN COUNTY CLER

| RES# | Account | Туре | Account Name | Total Collected | County Clerk | Auctioneer | Recorder/ Sec of State | Agent | Treasurer |
|-------------|---------|--------------|---------------------------|--------------------|-----------------|-----------------|----------------------------|------------|------------|
| 08-14-001 | 0714924 | SAL | CITY OF WEST FRANKFORT | 656.00 | 0.00 | 0.00 | 56.00 | 350.00 | 250.00 |
| 08-14-002 | 0714925 | SAL | CITY OF WEST FRANKFORT | 656.00 | 0.00 | 0.00 | 56.00 | 350.00 | 250.00 |
| 08-14-003 | 0714926 | SAL | CITY OF WEST FRANKFORT | 656.00 | 0.00 | 0.00 | 56.00 | 350.00 | 250.00 |
| 08-14-004 | 0714927 | SAL | CITY OF WEST FRANKFORT | 656.00 | 0.00 | 0.00 | 56.00 | 350.00 | 250.00 |
| 08-14-005 | 0714928 | SAL | CITY OF WEST FRANKFORT | 656.00 | 0.00 | 0.00 | 56.00 | 350.00 | 250,00 |
| | | | Totals | \$3,280.00 | \$0.00 | \$0.00 | \$280.00 | \$1,750.00 | \$1,250.00 |
| | | 70/11/00 von | | | | | Clerk | Clerk Fees | |
| | | | | | | Recorde | Recorder/Sec of State Fees | | \$280.00 |
| | | W 1. | | | | Total to County | | \$1,530.00 | |
| | | | | | | | | | |

Committee Members

ROUTE TO TREASURER

Dear Treasurer,

Please ensure the properties listed below receive tax bills no sooner than the payable date listed. Please direct any questions to our office.

| <u>ltem#</u> | Date Sold | <u>Purchaser</u> | Future Taxes Due Beginning |
|-------------------------------|--------------------------------------|------------------------|------------------------------|
| 0714924 Parcel(s) Involved | 07/01/2014 : 12-19-133-007 | City of West Frankfort | January 1, 2015 payable 2016 |
| 0714925 Parcel(s) Involved | 07/01/2014 : 12-19-161-004 | City of West Frankfort | January 1, 2015 payable 2016 |
| 0714926 Parcel(s) Involved | 07/01/2014 : 12-30-106-008 | City of West Frankfort | January 1, 2015 payable 2016 |
| 0714927 Parcel(s) Involved | 07/01/2014 : <i>12-30-110-008</i> | City of West Frankfort | January 1, 2015 payable 2016 |
| 0714928 Parcel(s) Involved | 07/01/2014 : 12-30-110-009 | City of West Frankfort | January 1, 2015 payable 2016 |

RESOLUTION No: 2014-19

0714924



WHEREAS, The County of Franklin, as Trustee for the Taxing Districts, has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases in which the taxes on such real property have not been paid, pursuant to 35ILCS 200/21-90, and

WHEREAS, Pursuant to this program, the County of Franklin, as Trustee for the Taxing Districts, has acquired an interest in the following described real estate:

FRANKFORT TOWNSHIP

PERMANENT PARCEL NUMBER: 12-19-133-007

As described in certificates(s): 20110578 sold November 2011

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and it appearing to the Delinquent Tax Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, City of West Frankfort, has bid \$656.00 for the County's interest, such bid having been presented to the Delinquent Tax Committee at the same time it having been determined by the Delinquent Tax Committee and the Agent for the County, that the County shall receive from such bid \$250.00 as a return for its certificate(s) of purchase. The County Clerk shall receive \$0.00 for cancellation of Certificate(s) and to reimburse the revolving account the charges advanced from this account, the auctioneer shall receive \$0.00 for his services and the Recorder of Deeds shall receive \$56.00 for recording. The remainder is the amount due the Agent under his contract for services. The total paid by purchaser is \$656.00.

THEREFORE, your Delinquent Tax Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF FRANKLIN COUNTY, ILLINOIS, that the Chairman of the Board of Franklin County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$250.00 to be paid to the Treasurer of Franklin County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 19 TH day of August, 2014

ATTEST:

CLERK

COUNTY BOARD CHAIRMAN

RESOLUTION

0714925

No: 2014-20

WHEREAS, The County of Franklin, as Trustee for the Taxing Districts, has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases in which the taxes on such real property have not been paid, pursuant to 35ILCS 200/21-90, and

WHEREAS, Pursuant to this program, the County of Franklin, as Trustee for the Taxing Districts, has acquired an interest in the following described real estate:

FRANKFORT TOWNSHIP

PERMANENT PARCEL NUMBER: 12-19-161-004

As described in certificates(s): 20110593 sold November 2011

and it appearing to the Delinquent Tax Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, City of West Frankfort, has bid \$656.00 for the County's interest, such bid having been presented to the Delinquent Tax Committee at the same time it having been determined by the Delinquent Tax Committee and the Agent for the County, that the County shall receive from such bid \$250.00 as a return for its certificate(s) of purchase. The County Clerk shall receive \$0.00 for cancellation of Certificate(s) and to reimburse the revolving account the charges advanced from this account, the auctioneer shall receive \$0.00 for his services and the Recorder of Deeds shall receive \$56.00 for recording. The remainder is the amount due the Agent under his contract for services. The total paid by purchaser is \$656.00.

THEREFORE, your Delinquent Tax Committee recommends the adoption of the following resolution:

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ADOPTED by roll call vote this 19TH day of August , 2014

ATTEST:

COUNTY BOARD CHAIRMAN

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RESOLUTION NO: 2014-21

0714926



WHEREAS, The County of Franklin, as Trustee for the Taxing Districts, has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases in which the taxes on such real property have not been paid, pursuant to 35ILCS 200/21-90, and

WHEREAS, Pursuant to this program, the County of Franklin, as Trustee for the Taxing Districts, has acquired an interest in the following described real estate:

FRANKFORT TOWNSHIP

PERMANENT PARCEL NUMBER: 12-30-106-008

As described in certificates(s): 20110686 sold November 2011

and it appearing to the Delinquent Tax Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, City of West Frankfort, has bid \$656.00 for the County's interest, such bid having been presented to the Delinquent Tax Committee at the same time it having been determined by the Delinquent Tax Committee and the Agent for the County, that the County shall receive from such bid \$250.00 as a return for its certificate(s) of purchase. The County Clerk shall receive \$0.00 for cancellation of Certificate(s) and to reimburse the revolving account the charges advanced from this account, the auctioneer shall receive \$0.00 for his services and the Recorder of Deeds shall receive \$56.00 for recording. The remainder is the amount due the Agent under his contract for services. The total paid by purchaser is \$656.00.

THEREFORE, your Delinquent Tax Committee recommends the adoption of the following resolution:

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ADOPTED by roll call vote this 1914 day of August, 2014

ATTEST:

CLERK

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COUNTY BOARD CHAIRMAN

RESOLUTION No: 2014-22



WHEREAS, The County of Franklin, as Trustee for the Taxing Districts, has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases in which the taxes on such real property have not been paid, pursuant to 35ILCS 200/21-90, and

WHEREAS, Pursuant to this program, the County of Franklin, as Trustee for the Taxing Districts, has acquired an interest in the following described real estate:

FRANKFORT TOWNSHIP

PERMANENT PARCEL NUMBER: 12-30-110-008

As described in certificates(s): 20110687 sold November 2011

and it appearing to the Delinquent Tax Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, City of West Frankfort, has bid \$656.00 for the County's interest, such bid having been presented to the Delinquent Tax Committee at the same time it having been determined by the Delinquent Tax Committee and the Agent for the County, that the County shall receive from such bid \$250.00 as a return for its certificate(s) of purchase. The County Clerk shall receive \$0.00 for cancellation of Certificate(s) and to reimburse the revolving account the charges advanced from this account, the auctioneer shall receive \$0.00 for his services and the Recorder of Deeds shall receive \$56.00 for recording. The remainder is the amount due the Agent under his contract for services. The total paid by purchaser is \$656.00.

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ADOPTED by roll call vote this 1974 day of August, 2014

ATTEST

CLERK

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COUNTY BOARD CHAIRMAN

0714928

RESOLUTION No: 2014-23



WHEREAS, The County of Franklin, as Trustee for the Taxing Districts, has undertaken a program to collect delinquent taxes and to perfect titles to real property in cases in which the taxes on such real property have not been paid, pursuant to 35ILCS 200/21-90, and

WHEREAS, Pursuant to this program, the County of Franklin, as Trustee for the Taxing Districts, has acquired an interest in the following described real estate:

FRANKFORT TOWNSHIP

PERMANENT PARCEL NUMBER: 12-30-110-009

As described in certificates(s): 20110688 sold November 2011

and it appearing to the Delinquent Tax Committee that it would be to the best interest of the County to dispose of its interest in said property.

WHEREAS, City of West Frankfort, has bid \$656.00 for the County's interest, such bid having been presented to the Delinquent Tax Committee at the same time it having been determined by the Delinquent Tax Committee and the Agent for the County, that the County shall receive from such bid \$250.00 as a return for its certificate(s) of purchase. The County Clerk shall receive \$0.00 for cancellation of Certificate(s) and to reimburse the revolving account the charges advanced from this account, the auctioneer shall receive \$0.00 for his services and the Recorder of Deeds shall receive \$56.00 for recording. The remainder is the amount due the Agent under his contract for services. The total paid by purchaser is \$656.00.

THEREFORE, your Delinquent Tax Committee recommends the adoption of the following resolution:

BE IT RESOLVED BY THE COUNTY BOARD OF FRANKLIN COUNTY, ILLINOIS, that the Chairman of the Board of Franklin County, Illinois, be authorized to execute a deed of conveyance of the County's interest or authorize the cancellation of the appropriate Certificate(s) of Purchase, as the case may be, on the above described real estate for the sum of \$250.00 to be paid to the Treasurer of Franklin County Illinois, to be disbursed according to law. This resolution to be effective for sixty (60) days from this date and any transaction between the above parties not occurring within this period shall be null and void.

ADOPTED by roll call vote this 19TH day of August, 2014

ATTEST:

COUNTY BOARD CHAIRMAN

ve Holvill

FROM :Franklin CoState's Attorney

FAX NO. :6184352349

Jun. 06 2014 06:37AM P2

RECORDS DISPOSAL CERTIFICATE

APPLICATION# 14:011 COUNTY: Franklin FROM: Franklin Co. Stale's Attorney

SEND TO: Ilknois Stala Archives Building Springfield, Illnois 62756 RECEIVED JUN 6 2014

(Agenay - Division) 411 East Main St.

ADDRESS:

Benton, IL

| 2 Blon and 30 | ks and odiumns using Locopic Rec. COMM (Ch. 25 C. (C | INCLUSIVE DATES | VOLUME OF RECORDS (Cu. Ft. or MB/GB) |
|---|--|---|--|
| 101 102 104 106 107 200 201 301 303 304 305 308 307 | Administrative Files and Correspondence Applications for Employment and Supporting Documentation Payroll Time Cards and Sheets Press Releases Requests for Phone Taps (closed cases only) Budget Records (Departmental Copies) Paid Bills and Claims (Duplicates) Complaints Not Filed Deceptive Practices Case Files Disposition Qualicates Felony and Misdemeanor Case Files Grand Jury Transcripts Juvenile Case Files Miscellaneous and Civil Case Files and Tax Suit Cases Traffic Case Files | 2009-2012 V 1994-2011 V 2003-2011 V 2006-2012 V 1990-2006 V 2008-2011 V 1985-2010 V 2002-2010 V 1990-2010 V 1976-2010 V 1988-2010 V 1988-2010 V 1988-2010 V 1988-2010 V 1988-2010 V 1988-2010 V 1988-2010 V | Neg. 1 C.F. 36 C.F. 15 1/4 C.F. Neg. 609 C.F. Neg. 133 C.F. 4 C.F. |
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If any of the above records are filmed, I hereby certify that the film on which the records were reproduced complies with the standards given in Sections 4000.60 and 4000.60 of the Regulations of the Local Records Commission. If records are digitized, I carlly that the original in reproduced accurately and legibly in all details in a medium that does not permit additions, detaillans, or changes to the I hereby certify that in compliance with authorization received from the Local r trereey certify which summeries will address will be disposed of on or after Records Commission the records lighted above will be disposed of on or after August 5, 2014

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Atturne V

SEP 1 6 2014

NO.4149

09/16/2014/TUE 11:38

FRANKLIN COUNTY CEERK3 5 3 4 0 5

Gayla Sink

From:

Cindy Humm <cindy.humm@franklincountyil.org>

Sent:

Wednesday, August 20, 2014 11:57 AM

To:

gaylasink@franklincountyil.org

Please include a "request for replacement hire" on the agenda for August 19th for my mapper vacancy.

Thank you, Cindy



ABOUT PTI

REGISTRATION INFORMATION

TRAINING CALENDAR

COURSE INFORMATION

BASIC LAW ENFORCEMENT SPECIALTY CLASSES

STAFF DIRECTORY

CITIZEN POLICE ACADEMY

RESOURCES/NEWS

COP SHOP

ALUMNI

SPECIAL EVENTS

FEEDBACK FORM

PTI STAFF ONLY

EVERYDAY WELLNESS FOR LAW ENFORCEMENT OFFICERS

Search PTI

COURSE INFORMATION

SPECIALTY CLASSES

PATROL RIFLE INSTRUCTOR

Course Length: 40 hours

PTI Certified



FRANK NTY BOAT

| Course Dates: | | Training Charges: |
|--|----------------|-------------------|
| 04/07/14 - 04/11/14 12/15/14 - 12/19/14 | #3035 #3058 | Commuter: \$433 |

COURSE DESCRIPTION

The Patrol Rifle Instructor course was developed in response to the needs of departments who are striving to equip their officers with weapons sufficient to meet the demands of today's law enforcement mission, including active shooter scenarios, highly armed criminals and gangs and protection of the homeland in the war on terrorism. Patrol Rifle Instructors will provide their departments with the skills necessary to train their officers in basic modern rifle craft.

The course of instruction covers topics including: Methods of Instruction; Developing In-Service Training Programs; The Modern Technique; Zeroing; Selecting Rifles and Equipment; Low Light Shooting Drills (and the need for rail mounted lights); and Transition between Rifle and

An approved, recent user level rifle course, or military combat arms unit experience is required prior to enrolling in the Patrol Rifle Instructor course.

POLICE TACTICAL RIFLE

Course Length: 40 hours

PTI Certified

Training Charges: Course Dates: Commuter: \$418 04/14/14 - 04/18/14 #3068 09/22/14 - 09/26/14 #3069

COURSE DESCRIPTION

The Police Tactical Rifle course was developed in response to the need for realistic, user oriented training in the employment of the patrol rifle in tactical scenarios. This course was designed as a follow-on class to the Police Tactical Firearms and Patro! Rifle Instructor courses and focuses on advancing the operator's skill level with this weapon system. Officers completing this course will enhance their user confidence with the patrol rifle as well as challenge the limits of their shooting abilities.

Police Training Institute | 1004 S. Fourth Street | Champalgn, IL 61820 | University of Illinois at Urbana-Champalgn Phone: (217) 333-2337 | Fax: (217) 333-7800 | E-mail: pti@illinois.edu

Best Western Dec. 14-18 *53.99/night Sun-Theus

Gayla Sink

From:

Marty Leffler <franklincountycoroner@yahoo.com>

Sent:

Friday, August 01, 2014 9:59 AM

To:

Gayla Sink

Subject:

travel request

I need to get a travel request put on the agenda for August.

This is the annual Death and Homicide Investigation Conference that is sponsored by the Illinois Coroner's and Medical Examiners Association.

The conference runs from August 12 thru 14th at Collinsville, IL; and the cost is \$450 for the conference plus \$70 per night lodging x 3 nights.

Thank You!

Marty P. Leffler Franklin County Coroner

AGREEMENT NO: 2014-18

Agreement for Technical Services and Assistance Enterprise Zone Application Franklin County, Illinois

This Agreement, entered into this 197H day of August, 2014 by and between the County of Franklin, Illinois, hereinafter referred to as the "Applicant/Applicants" and Moran Economic Development, hereinafter referred to as the "Consultant".

Whereas, the Applicant has a need for assistance in the completion of an Enterprise Zone Application "Application"; and,

Whereas, the Consultant is duly experienced in providing such assistance,

Now, Therefore, the Applicant and the Consultant, for the considerations and under the conditions hereinafter set forth, do mutually agree as follows:

ENTERPRISE ZONE APPLICATION SCOPE OF SERVICES

We propose the following services:

Provide advice, consultation and application to the Illinois Department of Commerce & Economic Opportunity (DCEO) in matters pertaining to the designation of a new Enterprise Zone within Franklin County:

I. PHASE ONE

Phase one will consist of the preliminary steps in the Illinois Enterprise Zone Application process. Much of phase one will rely on mapping and GIS work, and Moran Economic Development will need to work in conjunction with the Applicant throughout the process.

Determining Zone Boundary

The Applicant will work with the Consultant to develop the Enterprise Zone boundary. Through the use of GIS mapping, the Consultant will provide the Applicant with aerial photography, parcel and land use maps, and additional resources to aid in the planning of the Enterprise Zone area.

Determining Local Labor Market Area

The "Local Labor Market Area" (LLMA) is used in 8 of the 10 tests in the application. The LLMA refers to an economically integrated area within which individuals can reside and find employment within a reasonable distance or can readily change jobs without changing their place of residence. The LLMA is designated by the Applicant, and is required to be:

- Contiguous
- Compact
- Entirely within Illinois
- Comprised of whole Census Tracts



- Contain the entire area of the Enterprise Zone
- May take into account communities of interest

The Consultant will examine geographic characteristics, such as neighboring communities, interstates, landmarks, etc. Additionally, the Consultant will analyze many of the conditions found in the application tests on a census tract-by-census tract basis. From this point, the Consultant will be able to provide the Applicant with a suggested LLMA.

II. PHASE TWO

Phase two concerns the application itself, specifically the 10 eligibility criterion "tests" which the application is scored on. This phase relies heavily on data collection, as well as writing the narrative response for each of the tests. The result of Phase Two will determine the eligibility of the enterprise zone area.

Test 1 (50 POINTS)

All or part of the local labor market area has had an annual average unemployment rate of at least 120% of the State's annual average unemployment rate for the most recent calendar year or the most recent fiscal year as reported by the Illinois Department of Employment Security. Databases of IDES data will be created in order provide analysis for the local labor market area:

Test 1 Process

The Consultant will work with the Illinois Department of Employment Security to research unemployment in the LLMA.

Test 2 50 POINTS

Designation will result in the development of substantial employment opportunities by creating or retaining a minimum aggregate of 1,000 full-time equivalent jobs due to an aggregate investment of \$100,000,000 or more, and will help alleviate the effects of poverty and unemployment within the local labor market area:

Test 2 Process

The Consultant will engage in a dialogue with the Applicant about job creation, potential projects resulting from zone designation, and other general goals of the enterprise zone program. The Consultant will research market factors in the LLMA to generate an estimate of the effects of the zone on employment, as well as how the zone will alleviate poverty/unemployment.

Test 3 (40 POINTS)

All or part of the local labor market area has a poverty rate of at least 20% according to the latest federal decennial census, 50% or more of children in the local labor market area participate in the federal free lunch program according to reported statistics from the State Board of Education, or 20% or more households in the local labor market area receive food stamps according to the latest federal decennial census:



Test 3 Process

The Consultant will determine the poverty rate of the LLMA by utilizing data from the American Community Survey. The number and percentage of children in the LLMA that are eligible for free/reduced price school lunches will be calculated using the USDA's income eligibility criteria. Finally, the number and percentage of households in the LLMA that receive SNAP benefits will be determined.

Test 4 (30 POINTS)

An abandoned coal mine or a brownfield (as defined in Section 58.2 of the Environmental Protection Act) is located in the proposed zone area, or all or a portion of the proposed zone was declared a federal disaster area in the 3 years preceding the date of application;

Test 4 Process

The Consultant will analyze coal mine data from IDNR, and will map out any abandoned mines in the proposed zone area. The Consultant will then determine if a brownfield is present in the proposed zone area by using IEPA resources. Historical FEMA data will be analyzed to determine if any portion of the proposed zone is or was declared a federal disaster area.

Test 5 (50 POINTS)

The local labor market area contains a presence of large employers that have downsized over the years, the labor market area has experienced plant closures in the 5 years prior to the date of application affecting more than 50 workers, or the local labor market area has experienced State or federal facility closures in the 5 years prior to the date of application affecting more than 50 workers;

Test 5 Process

Historical WARN data from DCEO for the past 10 years will be researched to determine if any large employers have left the LLMA. The CGFA state facilities closures will be researched for the past 5 years as well.

Test 6 (40 POINTS)

Based on data from Multiple Listing Service information or other suitable sources, the local labor market area contains a high floor vacancy rate of industrial or commercial properties, vacant or demolished commercial and industrial structures are prevalent in the local labor market area, or industrial structures in the local labor market area are not used because of age, deterioration, relocation of the former occupants, or cessation of operation;

Test 6 Process

The Consultant will use a variety of data to research vacancy rates in the LLMA, including MLS information, LOIS databases, and local realtor data. Field investigations will be used to determine the degree of deterioration.

Test 7 (30 POINTS)

The Applicant demonstrates a substantial plan for using the designation to improve the State and local government tax base, including income, sales, and property taxes;



Test 7 Process

The Consultant will work with the Applicant to create a draft plan that will demonstrate how the potential zone will improve the state and local government tax bases. Projections of state and local sales taxes, property tax, and state income tax will be used to provide an estimate of the zone's impact.

Test 8 (50 POINTS)

Significant public infrastructure is present in the local labor market area in addition to a plan for infrastructure development and improvement;

Test 8 Process

The Applicant will be asked to provide an inventory of all "public infrastructure" (as defined by the Application) in its respective portion of the LLMA. The Consultant will refer to utility companies and other officials to provide an inventory of the other infrastructure in the LLMA. The Applicant will be asked to provide a three-year public infrastructure improvement and development plan (to include capital improvement projects, financing of such improvements, and justification for such improvements). Based on the above information, the Consultant will prepare a public infrastructure improvement and development plan, which will be reviewed with the Applicant.

Test 9 (40 POINTS)

High schools or community colleges located within the local labor market area are engaged in ACT Work Keys, Manufacturing Skills Standard Certification, or other industry-based credentials that prepare students for careers;

Test 9 Process

The Consultant will identify all high schools and community colleges within the LLMA. In each case, the Consultant will research the institution's participation in career skills programs (ACT Work Keys, Manufacturing Skills Standard Certification, etc.).

Test 10 (40 POINTS)

The change in equalized assessed valuation (EAV) of industrial and/or commercial properties in the 5 years prior to the date of application is equal to or less than 50% of the State average change in equalized assessed valuation for industrial and/or commercial properties, as applicable, for the same period of time.

Test 10 Process

The Consultant will research equalized assessed values (EAVs) for commercial and industrial properties in the LLMA, dating back five years. The annual changes in the LLMA commercial/industrial EAV will then be compared to the state's annual change for the same time period.

III. PHASE THREE

The Consultant will present the Applicant with a completed package of materials developed to address each of the ten Application Tests. This package will



additionally include any maps, tables, charts, or narrative that will improve the Application as a whole. The Consultant will provide the Applicant with a draft Application for review, where any changes will be able to be made before a final Application is submitted to DCEO.

The Application will be approved or denied by a majority determination of the Enterprise Zone Board.

COMPENSATION

The total proposed fee for the above work will be \$36,900, plus actual reimbursable expenses not to exceed \$5,000. Reimbursable expenses shall consist of actual costs incurred by Moran Economic Development for printing, travel, photographic work, production, delivery charges, long distance telephone charges and any other similar expenses required to provide the above Scope of Services. Such expenses shall be billed to the County at their direct and actual cost to Moran Economic Development.

| Qualification Analysis of Enterprise Zone Area | \$20,400 | | | |
|---|---------------------------------|--|--|--|
| Upon the completion of Application for Designation | of Enterprise Zone \$16,500 | | | |
| Payment of current charges and reimbursable expenses shall be made to the Consultant within 30 days of the receipt of the invoice concerning these items. Unpaid invoices shall accrue interest of 1.5% per month until paid. | | | | |
| IN WITNESS WHEREOF, the parties have caused this Contract to be executed this 1914 day of August 2014. | | | | |
| ATTEST: | Franklin County | | | |
| Dave Dobill | Landall Crocker By: | | | |
| ATTEST: | Moran Economic Development, LLC | | | |
| | Keith Moran | | | |

President

TO: FROM:

FRANKLIN COUNTY TREASURER DAVE DOBILL, COUNTY CLERK

RE:

JULY, 2014

The following fees were received from the Franklin County Clerk during the month of July I, 2014. As per the Revised Illinois State Statutes, the fees were submitted to the Franklin County Treasurer.

国旗主义的 建氯化铁矿 网络拉拉斯 化基础

李明的"大",这里是有经验的人,在我们的一个时间

| Recording & Filing Fees less: \$ 4.00 per instrument fee | 23,727.00 | : | | | |
|--|--|----------------------|--|--|--|
| less: \$19.00 per instrument fee | 2,124.00 massa mas | | | | |
| Sub-Total for Recording & Filing Fees | | engan samuran samura | | | |
| RHSP - County \$.050 per instrument fee | 202.50 | | | | |
| RHSP - IDOR \$9.00 per instrument fee | 3,645.00 | | | | |
| Real Estate Stamps | 7,069.50 | Section Section | | | |
| Assumed Name | 30.00 | • | | | |
| Cert Birth, Marriage, Death & Rec. | 2,156.00 | • | | | |
| Copy Services | 1,956.50 | | | | |
| Election Business | 24.00 | | | | |
| Marriage Licenses / Civil Union | 810.00 | | | | |
| Miscellaneous | 264.00 | | | | |
| Notary | 50.00 | | | | |
| Tax Deeds | 5.00 | | | | |
| Tax Redemption Fee (46) | 1,840.00 | | | | |
| Cash Drawer | (73.00) | | | | |
| Vital Records Cert Death Record: 24: | x 4 = 96 fee acct. check #1230 | (96.00) | | | |
| Marriage Families Domestic Violence Fund: 27 | $7 \times 5 = 135$ fee acct. check #1232 | (135.00) | | | |
| Rental Housing Support Program Fund $IDOR: 405 \times 9 = 3,645$ | a of the greenbare | (2 (45 00) | | | |
| 1DOK. 403 x 9 - 3,043 | e j. iransjer | (3,645.00) | | | |
| #341 - County Clerk Fees | | \$25,617.50 | | | |
| 19-371 - \$4.00 per instrument and/or micro-film | ning (531 documents) | 2,124.00 | | | |
| 59-352 - \$19.00 per instrument GIS (531 documents) | | | | | |
| 190-371 - \$0.50 per instrument Clerk Cou | inty (405 documents) | 202.50 | | | |
| 59-352 - Approval of Legal Description | | 25.00 | | | |
| 362 - Franchise Fee - Mediacom Con | nmunications Corp | 19.46 | | | |
| 322 - Liquor License | • | 85.00 | | | |
| Adjustments: | | | | | |
| 7/29/2014 Statement Deluxe Business Sys | ` , | | | | |
| purchase deposit t Adjustments sub-total: | tickets | (75.26) | | | |
| namenta suo-totut. | | (75.36) | | | |
| Sub-Total | | \$38,087.10 | | | |

TO:

FRANKLIN COUNTY TREASURER

FROM:

DAVE DOBILL, COUNTY CLERK

RE:

JULY, 2014 and the supplications of the contraction of the contraction

#361 - Interest Accrued for July, 2014

Fee Account

0.31

Supplied the spile against a beneat it supplies and a fallow and a water that the supplies of the supplies and the

马属医学的 医皮肤病 计自然语言 医减少

Tax Redemption \$ 0.59

TOTAL RECEIVED BY THE COUNTY CLERK

Fee Account - Check #1233

\$36,247.41

Tax Account - Check #2524

\$ 1,840.59

TOTAL FEES SUBMITTED AGUST, 2014

TO THE FRANKLIN COUNTY TREASURER -

\$38,088.00